

Michael A. D'Antonio  
P.O. Box 55  
Allendale NJ 07401

mad.316@hotmail.com

Cell 201-962-5881  
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07-01-2021

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Certified Mail 7020 0640 0001 8345 8686 and regular mail

**Mr. Walsh  
US District Court  
50 Walnut Street  
Newark NJ 07102**

Re. ECF Transmission of 6/25/2021  
D'Antonio vs Borough of Allendale  
Docket 2:16-CV-00816 CCC JBC  
Document Not placed on the ECF System

Dear Mr. Walsh;

In speaking with the Clerks Office, questioning why my last submission was not posted on the ECF system, the Clerk states they did not receive any transmission from me. Enclosed is a copy of the receipt that shows I scanned and sent this document. I now am mailing a copy to you Certified Mail RRR and rescanning and sending it to the ECF Help Desk.

ECF 338 Order re 337 of Judge Claire Cecchi stating that "The Court will consider Plaintiff's Motion for Reconsideration".

On June 25, Plaintiff filed a Notice of Motion Seeking Leave of the Court for Determinations of ECF 322 filed 11/11/20 Compliance with the Uniform Report Act of 1990, Class standing for Tax Rebate, submission of proofs, again, of Lis Pendens showing and proving right of Notice of Levy and Writs of Execution and illegal transfer of the land in question by Defendant Borough of Allendale to the Passaic River Coalition.

If your Office is the Administrator for the Uniform Report Act of 1990 please request Judge Cecchi to act on this. In that the Judge reopened the case and then closed the case and then will reconsider the Motion and for the Clerks office to NOT have the supplement information showing Plaintiff has the rights to the Land and his former residence, plus judge Cecchi's opinion NOT fairly adjudicated the allegations of Federal Crimes with proofs as submitted. Plaintiff is entitled to a fair hearing and adjudication of the injuries sustained by the Defendants over the Federal Violations of my protected Civil Rights.

Thank You



Michael A. D'Antonio

Michael A. D'Antonio  
P.O. Box 55  
Allendale NJ 07401

Cell 201-962-5881

mad.316@hotmail.com

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UNITED STATES DISTRICT COURT  
DISTRICT OF NEW JERSEY

---

**MICHAEL A. D'ANTONIO**

**PLAINTIFF PRO SE**

**BOROUGH OF ALLENDALE**

**et als**

**DEFENDANTS**

**DOCKET NO 2:16 -CV-816 CCC-JBC**

**CIVIL ACTION**

**NOTICE OF MOTION SEEKING  
LEAVE OF THE COURT FOR  
DETERMINATION OF  
ECF 322 FILED 11/11/20, REVERSAL  
OF JUDGE CLARK'S LETTER ECF319,  
RESPONSE TO THE PLAINTIFFS  
REQUEST FOR COMPLIANCE WITH  
THE UNIFORM REPORT ACT OF1990  
AND SUMMARY JUDGMENT FOR  
CLASS STANDING FOR TAX REBATE  
OF RESIDENTS OF ALLENDALE AND  
REVERSAL OF LAND FORMALLY  
OWNED BY JACK LEVIN SUBJECT  
TO LIS PENDENS ATTACHED, AND  
THE RETURN OF PLAINTIFF's  
HOME 316 E. ALLENDALE AVE.**

---

**PLEASE TAKE NOTICE** that the Plaintiff requests Leave of the Court pursuant to ECF 338 and Leave to Amend the Complaint based on new evidence for partial relief to injuries sustained by the Defendants Borough of Allendale and the Passaic River Coalition. Attached as Exhibit"1" Notice of Lis Pendens filed October 3, 2008. The Lis Pendens is filed against the Property listed by the Plaintiff for recovery of injuries sustained by the Defendants stated above in that this was filed prior to the transfer between Allendale and the Passaic River Coalition (PRC) failed to perform a proper search of Title and the Borough of Allendale sold the property with Notice of said Lis Pendens. The property is now encumbered by the Plaintiff's lien and writ of execution in

the amount of \$5,928,680.00 Attached as **EXHIBIT "2"**. Attached as **EXHIBIT "3"**

Filed lien of Judge Robert C. Wilson Jo61371-13 2 pages.

*[ in contacting Chambers to see if my motion was decided, Ms. Lambiassi stated it was not decided and that the Court needed more time to consider the Amended Complaints and that review would need more time]*

1. In researching my files I found the above Exhibits. In that Judgments are valid for 20years. I respectfully request an order, transferring said property to Plaintiff.

2. In that the PRC paid \$322,000.00 to the Borough of Allendale this establishes the value of acreage in this area of Allendale. \$322,000.00 divided by 12 acres equals \$26,833.00 per acre. IS WHAT ALLENDALE ACCEPTED!

3. 12 acres times \$26,833.00 equals \$321,996.00 subtracted from the above Judgment of \$ 5,928,680.00 which equals \$5,606,684.00 balance of the Judgment.

4. 4.3 acres owned by Jack Levin under AGREEMENT WITH MR. ALBOHM equals \$115,382.90 minus this from \$5,606,684.00 would equal a balance on Plaintiff's judgment of \$5,491,302.00

5. Plaintiff requests Judgment against Mr. Albohm for the 4.3 acres.

The Court has not addressed the Motion ECF 322 to reverse Judge Clarks letter Order 11-05-2020 and compliance with the Civil Justice Reform Act Report of 1990, 28 U.S.C. sec 476 and Summary Judgment for surplus Real Estate taxes charged to this Plaintiff in the amount of \$200,000.00.

Attached as **EXHIBIT "4" ARTICLE VI Marsh Warden adopted 6-23-1983**

**Amended in its entirety 2-25-1993 sec. 53-24** . Office created. Sec. 53-25 Marsh Wardens appointed only for Celery Farm not D'Antonio's property. Pfund McDonnell made representation to Judge Wilson that Defendant Stiles Thomas was protected under Color of Office which Exhibit 4 disproves same. He was not permitted to be Marsh Warden of D'Antonio's Property, therefore Ms. McDonnell falsified her submission to Judge Wilson thereby causing the Judge to release Mr. Thomas. Plaintiff requests the relief of \$1.5 million dollars against Mr. Thomas for damages and injuries in misclassifying the environmental aspects of D'Antonio's property. Mr. Thomas, Mr. Levin, the Borough of Allendale and the PRC have failed to cure the illegal water runoff onto D'Antonio's Property. The Borough of Allendale misrepresented a return of Jack

Levin's escrow for development mandates so as to lend legitimacy to the 13 homes built and release any future obligations

The Pfund McDonnell Law Firm and Mr. Bole are responsible for denial of Due Process and Equal Protection in the amount of \$1 million dollars each.

In the certification ECF 316 Plaintiff included Definition and application of an Amendment. Attached as **EXHIBIT "5"**.

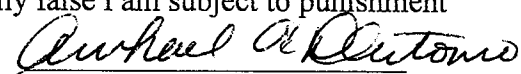
In that, a decision based upon prior applications may be a method of the Courts understanding to exclude or diminish Plaintiffs damages as Plaintiff may not have included the injuries or damage request again and again, BY DEFINITION an Amendment MAY EXCLUDE prior information/requests ONLY IF IT STATES TO REMOVE same from any submissions to the Court. Each Amended Complaint is just that an Amendment, NOT A NEW Complaint. Plaintiff respectfully submits that the Court Ordered Plaintiff to submit ECF 329 which document should be the controlling document as to any and all relief plus this Motion and the new information submitted within. Plaintiff further reaffirms the conditions of the illegal eviction and the Bank NOT being licensed in the State of New Jersey which warrants the return of the Plaintiff's home which was just placed on the multiple Listing by Christies Real Estate Company. Plaintiff reaffirms the requests submitted, states that the Motion for Reconsideration ECF 336 and ECF 338 stating the Courts position that the Court will Consider Plaintiff's Motion for Reconsideration.

Plaintiff asserts and submits this Motion with the support of Rule 15(a) (2)(c) (C) (d) Supplemental Pleadings

#### CERTIFICATION

I **certify** that the foregoing statements made by me are true. I am further aware that if any of the foregoing statements made by me are willfully false I am subject to punishment

6-25-2021



Michael A. D'Antonio

Please enter this on the ECF as notice to all parties

**LAW OFFICES DENNIS A. MAYCHER, P.C.**  
**935 River Drive**  
**Garfield, New Jersey 07057**  
**(201)438-7770**  
**Attorneys for Plaintiff, Calm Development, Inc.**

**Calm Development, Inc.,**

**Plaintiff(s)**

**vs.**

**Borough of Allendale, Albert Klomburg,  
Vincent Barra, Paula Favatta, and Stiles  
Thomas as Marsh Warden of the Borough  
of Allendale and individually, Jack D.  
Levin, J.D. Levin Associates, Inc., a New  
Jersey Corporation and J.S. Heather  
Court Allendale Property, Inc.**

**Defendant(s)**

**SUPERIOR COURT OF NEW  
JERSEY  
LAW DIVISION –  
BERGEN COUNTY**

**DOCKET NO.:**

**CIVIL ACTION**

**NOTICE OF LIS PENDENS**

**TO WHO IT MAY CONCERN**

Notice is hereby given to the commencement and pendency of the above-entitled Civil Action, the general objects of which are:

1. To collect for a claim relating to Water drainage in violation of New Jersey statutes into and onto property owned by Calm Development, Inc., from property owned by Jack D. Levin, J.D. Levin Associates, Inc., a New Jersey Corporation and/or J.S. Heather Court Allendale Property, Inc.

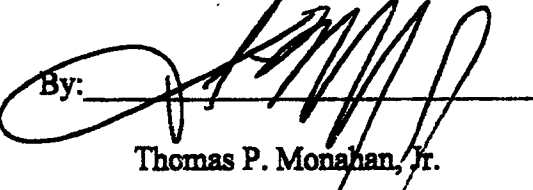
The lands and premises to the affected by said suit are now described in Exhibit "A" annexed hereto.

6 PAGES  
EXHIBIT 2 PAGE 1

The Complaint in this matter was filed on October 3, 2008.

Dated: October 3, 2008

Law Offices Dennis A. Maycher, P.C.

By: 

Thomas P. Monahan, Jr.

Attorney for Plaintiff, Calm Development, Inc.

EXHIBIT "1"  
PAGE 2

<i>Kentwood, Inc.</i>		CLERK	RECORDED IN BERGEN COUNTY	Proposed by
245.00	34.00	241.00	MAY 16 AM 10:17	<i>Anthony DeCarlo</i>
MEALY FEE:	REB'D. FEE:	ANT. REB'D:	Attorney at Law of New Jersey	
70,000.00	245.00	245.00		
CONSIDERATION	REB'D. FEE	ANT. REB'D.		
100.00	100.00	100.00		
<p>This 3<sup>rd</sup> day of August, 1993, in the year of Our Lord, One Thousand Nine Hundred and Ninety-three, between:</p> <p>JACK TERHUNE, Sheriff of the County of Bergen, in the State of New Jersey, party of the first part,</p> <p>And J. S. HEATHER COURT ALLENDALE PROP., INC., 199 Lake Street, Upper Saddle River, New Jersey, party of the second part.</p>				

**WITNESSETH:**

Whereas, a certain writ was lately issued out of and under the seal of the Superior Court of New Jersey, Chancery Division, Bergen County, to the Sheriff of the County of Bergen, directed and delivered in the following words:

THE STATE OF NEW JERSEY TO THE  
SHERIFF OF THE COUNTY OF BERGEN:  
GREETINGS:

(LS)

WHEREAS, on the 24th day of December, 1990, by a certain judgment made in Superior Court of New Jersey, in a certain cause therein pending, wherein City Savings, F.S.B. in conservatorship, Resolution Trust Corporation, as Conservator, is plaintiff and Allendale Park Estates, Inc., J.D. Levin & Associates, Arthur A. Levine, William Ponsoldt, Jack Levin, are defendants.

It was ordered, adjudged and decreed that certain mortgaged premises, with the appurtenances, in the complaint in the said cause particularly set forth and described, that is to say:

Property located in the Borough of Allendale, County of Bergen, State of New Jersey, more particularly described as follows:

BEGINNING at the southwesterly corner of the herein described tract and the southeasterly corner of Lot 12, Block 1902 as shown on the Allendale Assessment Atlas (Lot 15, Block 28A as shown on a map entitled, "Final Subdivision Plat Briar Hill Section 2D" filed in the Bergen County Clerk's Office on July 20, 1952 as Map Number 5870 and running thence.

1. Along the aforementioned Lot 12, North 07° 30' 06" West 176.01' to the extension of the southerly sideline of Arcadia Road (50' in width); thence
2. Along the same South 82° 29' 54" West 39.28' to the easterly terminus of Arcadia Road; thence

EXHIBIT 11  
PAGE 3

104—DEED—PURCHASE AND SALE (Conveyance to Grantor's Assignee)  
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One Commerce Drive, Cranford, N.J. 07016

GRVST-1

Copyright 1982 By ALL-STATE LEGAL SUPPLY CO.  
One Commerce Drive, Cranford, N.J. 07016

## DEED

RECEIVED

JUL 16 3 43 PM '84

This Deed is made on November 16, 1983

BETWEEN BERGEN COUNTY LAND CORPORATION,

*Conn. A. [Signature]*

BERGEN COUNTY CLERK

a corporation of the state of New Jersey  
having its principal office at 11 State Street, Hackensack, New Jersey  
referred to as the Grantor.

AND ELIZABETH S. GRIMALDI

Conveyance  
Ready-to-Use  
Recording Fee  
Total  
By P.L.

whose post office address is 28 Sleepy Hollow Road, Upper Saddle River,  
New Jersey referred to as the Grantee.  
The word "Grantee" shall mean all Grantees listed above.

Transfer of Ownership. The Grantor grants and conveys (transfers ownership of) the property  
described below to the Grantee. This transfer is made for the sum of Four Thousand-----  
-----(\$4,000.00)-----Dollars  
The Grantor acknowledges receipt of this money.

Tax Map Reference. (N.J.S.A. 46:15-2.1) Municipality of Allendale  
Block No. 1906 Lot No. 18 Account No.

No property tax identification number is available on the date of this Deed. (Check box if applicable.)

Property. The property consists of the land and all the buildings and structures on the land in  
the Borough of Allendale,  
County of Bergen and State of New Jersey. The legal description is:

BEGINNING at the point in the line identified as the third course in  
the second tract of a certain deed dated March 10, 1964 recorded  
in the Bergen County Clerk's Office in Book 4613 of Deeds at Page 6,  
which point is the terminus of the seventh course in the Second Tract  
of a certain deed dated March 29, 1961 and recorded in the Bergen  
County Clerk's Office in Book 4223 of Deeds at Page 443 and from said  
point of beginning running (1) North 13 degrees east 165 feet more or  
less to a corner, thence (2) South 67 degrees 9 minutes east 340  
feet more or less to a point in the municipal boundary line between  
the Boroughs of Allendale and Saddle River, in Bergen County, thence  
(3) in a southerly direction 165 feet more or less along said bound-  
ary line to a point in the line identified as the third course in  
the second tract of a certain deed dated March 10, 1964, recorded  
in the Bergen County Clerk's Office in Book 4613 of Deeds at Page 6,  
thence (4) North 66 degrees 35 minutes West along said third course,  
in the second tract of a certain Deed dated March 10, 1964, recorded  
in the Bergen County Clerk's Office in Book 4613 of Deeds at Page 6,  
340 feet more or less to the point of BEGINNING.

BEING the same premises acquired by the Grantor herein  
by Deed dated March 14, 1972 and recorded in the Bergen County  
Clerk's Office on March 27, 1972 in Book 5626 of Deeds for said  
County at Page 155.

3. Along the same North  $07^{\circ} 30' 06''$  West 50.00' to a point of curvature; thence
4. Still along the same and on a curve to the left having a radius of 50.00' an arc length of 89.99'; thence
5. North  $07^{\circ} 30' 06''$  West 162.31' to the southerly line of Lot 3, Block 1905; thence
6. Along the same North  $82^{\circ} 29' 54''$  East 25.00'; thence
7. Still along the same North  $07^{\circ} 30' 06''$  West 79.00'; thence
8. Along Lot 4 and part of Lot 5, Block 1905, North  $04^{\circ} 37' 30''$  East 145.26'; thence
9. Along the aforementioned Lot 5, Block 1905 and Lot 16, Block 1906 North  $22^{\circ} 32' 59''$  East 339.60'; thence
10. along the aforementioned Lot 16 across the easterly terminus of Powell Road (50' in width) and along the easterly line of Lot 19, Block 1906 North  $13^{\circ} 12' 09''$  East 349.60'; thence
11. Along the northerly line of the aforementioned Lot 19 and also Lots 20, 21, 22 and part of 23 Block 1906 North  $76^{\circ} 38' 51''$  West 514.77'; thence
12. along the easterly line of Lot 24.1 Block 1906 North  $13^{\circ} 38' 10''$  East 243.48'; thence
13. Along the aforementioned Lot 24.1 and also Lots 26 and 27, Block 1906 North  $76^{\circ} 47' 47''$  West 402.75'; thence
14. Along the aforementioned Lot 27, South  $13^{\circ} 12' 13''$  West 100.00'; thence
15. Still along the same North  $76^{\circ} 47' 47''$  West 50.00'; thence
16. Along Lot 1, Block 701 North  $13^{\circ} 12' 13''$  East 150.00' thence
17. Along Lot 2, Block 701, South  $76^{\circ} 47' 47''$  East 448.62'; thence
18. Still along Lot 2, North  $13^{\circ} 36' 10''$  East 267.66'; thence
19. Along Lot 4, Block 701, South  $77^{\circ} 24' 53''$  East 1178.40' to the dividing line between the Boroughs of Saddle River and Allendale; thence
20. Along the same South  $01^{\circ} 50' 53''$  West 432.24'; thence
21. North  $76^{\circ} 43' 45''$  West 340.00'; thence
22. South  $01^{\circ} 50' 53''$  West 159.97'; thence
23. South  $75^{\circ} 18' 56''$  East 302.89' to the aforementioned Borough dividing line; thence
24. Along the same South  $07^{\circ} 30' 04''$  West 675.19'; thence
25. Still along the same South  $76^{\circ} 27' 10''$  East 22.54'; thence
26. Still along the same South  $38^{\circ} 31' 49''$  West 300.00'; thence
27. Still along the same South  $46^{\circ} 19' 50''$  West 382.68'

28. North 78° 26' 26" West 275.00' to the point  
or place of beginning.

Excepting therefrom Lots 21 through 33 in Block 701 as  
shown on Filed Map #8491.

KNOWN as Tax Lot 19, Block 701; Lot 17, Block 1906 and  
Lot 13, Block 1902, Allendale. 7

EXHIBIT "1"  
PAGE 6

Attorney(s): **MARK S. CARTER-FILE NO. 5633**  
Law Firm:  
Address: **79 MAIN STREET**  
**HACKENSACK, NJ 07601**  
Telephone No.: **(201) 487-7666**  
Fax No.: **(201) 488-4407**  
E-mail: **mscesq@aol.com**  
Attorney(s) for Plaintiff(s): **CALM DEVELOPMENT, INC.**

**CALM DEVELOPMENT, INC.**

Plaintiff(s)  
vs.  
**BOROUGH OF ALLENDALE, ALBERT, KLOMBURG, VINCENT BARRA,  
PAULA FAVATTA and STILES THOMAS, JACK D. LEVIN, J.D. LEVIN  
ASSOCIATES, INC., a New Jersey Corporation and J.S. HEATHER  
COURT ALLENDALE PROPERTY, INC. a New Jersey Corporation**

Defendant(s)

SUPERIOR COURT OF NEW JERSEY  
LAW DIVISION  
**L - 84-6-10 BERGEN COUNTY**

DOCKET NO.: **J-061371-13**

## **Writ of Execution**

**THE STATE OF NEW JERSEY  
TO THE SHERIFF OF BERGEN**

**COUNTY**

WHEREAS, on the 21st day of March, 20 13 judgment was recovered by Plaintiff(s), **CALM DEVELOPMENT, INC.**, in an action in the Superior Court of New Jersey, Law Division, **BERGEN** County, against Defendant(s), **JACK D. LEVIN, J.D. LEVIN and J.S. HEATHER**, for damages of \$ **5,928,680.00** and costs of \$ \_\_\_\_\_; and

WHEREAS, on March 27, 2013, the judgment was entered in the civil docket of the Clerk of the Superior Court, and there remains due thereon \$ **5,928,680.00**.

**THEREFORE, WE COMMAND YOU**, that you satisfy the said Judgment out of the personal property of the said Judgment debtor(s) within your County; and if sufficient personal property cannot be found, then out of the real property in your County belonging to the judgment debtor(s) at the time when the judgment was entered or docketed in the office of the Clerk of this Court, or at any time thereafter, in whose hands the same may be, and that you pay the said monies realized by you from such property to **MARK S. CARTER-FILE NO. 5633**, Esq., attorney in this action; and that within twenty-four months after the date of its issuance you return this execution and your proceedings thereon to the Clerk of the Superior Court of New Jersey at Trenton.

FILED

MAR 21 2013

ROBERT C. WILSON  
J.S.C.

FILE NO. 5633  
MARK S. CARTER  
79 MAIN STREET  
HACKENSACK, NJ 07601  
(201) 487-7666  
(201) 488-4407 (FAX)

Attorney for Plaintiff

RECORDED AS A LIEN ~~MAR 27 2013~~

	SUPERIOR COURT OF NEW JERSEY
CALM DEVELOPMENT, INC.	: LAW DIVISION-BERGEN COUNTY
	: DOCKET NO. BER-L-8660-10
	:
	:
Plaintiff	:
	:
V.	:
BOROUGH OF ALLENDALE,	:
ALBERT KLOMBURG, VINCENT	: CIVIL ACTION
BARRA, PAULA-FAVATTA and	:
STILES THOMAS, Individually:	
and as an Allendale	:
official, JACK D. LEVIN,	:
J.D. LEVIN ASSOCIATES, INC.:	
A New Jersey Corporation	:
and J.S. HEATHER COURT	:
ALLENDALE PROPERTY, Inc.,	:
A New Jersey Corporation	:

J 061371-13

THIS MATTER being brought before the court by  
Mark S. Carter, Esq., Attorney for Plaintiff, CALM DEVELOPMENT,  
INC., upon proof hearing seeking judgment against Defendants,  
JACK D. LEVIN, J.D. LEVIN ASSOCIATES, INC. and J.S. HEATHER  
COURT ALLENDALE PROPERTY, INC., and default having been entered  
against said defendants, and the court having heard testimony  
and evidence presented along with argument of counsel, and the

EXHIBIT "3"  
PAGE 1

§ 53-24

§ 53-27

ARTICLE VI  
Marsh Warden

[Adopted 6-23-1983; amended in its entirety 2-25-1999]

**§ 53-24. Office created.**

There is hereby created the office of Marsh Warden and two Assistant Marsh Wardens.

**§ 53-25. Appointment and term.**

The Mayor shall appoint, with the advice and consent of the Borough Council, a Marsh Warden and up to two Assistant Marsh Wardens, who shall be people familiar with the environmental aspects of the Celery Farm - Nature Preserve. The term of such offices shall be for one year commencing on January 1 and terminating December 31 in each year. Vacancies in the offices, due other than to the expiration of the term, shall be filled for the unexpired term only.

**§ 53-26. Powers and duties.**

A. The Marsh Warden shall have the following duties:

- (1) To monitor the Celery Farm - Nature Preserve for the purpose of maintaining a primitive and safe environment.
- (2) To make recommendations to the Borough Council for maintenance and improvement of the Celery Farm - Nature Preserve and to recommend to the Borough Council appropriate regulations for the use of the facility.
- (3) To direct and coordinate the activities of the Assistant Marsh Wardens appointed in accordance with the provisions herein.
- (4) To coordinate the activities of volunteer groups performing maintenance tasks and other work at the Celery Farm - Nature Preserve.
- (5) To maintain a current map of the Celery Farm - Nature Preserve delineating trails, stream crossings, bridges and other significant structures or topographical features.

B. The duties of the Assistant Marsh Wardens shall be as directed by the Marsh Warden and shall be for the purpose of assisting the Marsh Warden in handling the requirements of this article, especially Subsection A(1), (2), (4) and (5) above.

EXHIBIT "4"  
PAGE

definition of the word amendment



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## Dictionary

Search for a word



## a·mend·ment

/ə'men(d)mənt/

noun

a minor change or addition designed to improve a text, piece of legislation, etc.  
"an amendment to existing bail laws"

Similar: revision, alteration, change, modification, qualification, ▾

- an article added to the US Constitution.  
noun: Amendment; plural noun: Amendments  
"the First Amendment"
- something which is added to soil in order to improve its texture or fertility.

Translations, word origin, and more definitions

Feedback

Definitions from Oxford Languages

## People also ask

What is the best definition for the word amendment?

An amendment is a formal or official change made to a law, contract, constitution, or other legal document. It is based on the verb to amend, which means to change for better. ... They are often used when it is better to change the document than to write a new one.

en.wikipedia.org › wiki › Amendment

Amendment - Wikipedia

Search for: What is the best definition for the word amendment?

What is the meaning of the word amendment?

noun. the act of amending or the state of being amended. an alteration of or addition to a motion, bill, constitution, etc. a change made by correction, addition, or deletion: The editors made few amendments to the manuscript.

www.dictionary.com › browse › amendment

Amendment | Definition of Amendment at Dictionary.com

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Why are amendments important?

amendment definition gov  
amendment definition law  
result about  
amendment in a sentence  
amendment is a formal or off  
constitution definition ...

EXHIBIT 17 5

Feedback

Michael A. D'Antonio  
P.O. Box 55  
Allendale NJ 07401  
mad.316@hotmail.com  
cell 201-962-5881  
fax 201-857-4411

UNITED STATES DISTRICT COURT  
DISTRICT OF NEW JERSEY

---

MICHAEL A. D'ANTONIO

DOCKET NO: 2:16-CV-00816(CCC)(JBC)

Plaintiff

BOROUGH OF ALLENDALE, PASSAIC  
RIVER COALITION, STILES THOMAS,  
JOHN ALBOHM, DAVID BOLE ESQ.  
DAVID PFUND ESQ. MARY MCDONNELL  
RICHARD EPSTEIN ESQ. THOMAS  
MONAHAN , LOUIS CAPAZZI, and BERGEN  
COUNTY SHERIFF'S DEPT.

Defendants

**CIVIL ACTION**

**REQUEST LEAVE OF  
THE COURT TO  
SUBMIT SUPPLEMENT  
TO ECF 322**

**PLEASE TAKE NOTICE** the Plaintiff requests Leave of the Court to  
Supplement Plaintiff's Motion, ECF 322 to include a decision Denying Defendants  
Request, which was scheduled to be decided September 8th 2020, on Defendants Motion  
to Dismiss Plaintiffs Motion for Failure to State a Claim.

---

11-13-2020



Michael A. D'Antonio

Please enter this on the ECF System as Notice to all Parties



Low price. Every item. Every day.

Store No: 0567  
1300 Rt 17 North  
Ramsey, NJ, 07446  
(201) 785-0981

2626260002690197

Receipt #: 90197

06/25/2021 12:29

Qty	Description	Amount
1	Scan To Email - 2821514 (1 @ \$ 7.000) - Black & White	7.00

SubTotal	7.00
Taxes	0.46
Total	USD \$ 7.46

MasterCard #:\*\*\*\*\*5997 [ S ]

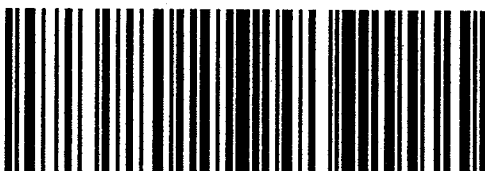
Swipe

Auth No.: 02543B

**The Cardholder agrees to pay the Issuer of the charges card in accordance with the agreement between the Issuer and the Cardholder.**

**Please be aware that you are providing us with email addressees in order for Staples to provide the service you have requested. We will not be responsible for the mail or the attachments once they leave our own servers. We do not guarantee delivery, nor are we responsible for the typographical errors**

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